1	Todd Maxi
2	KEN 3271
3	Las V
4	Tel: Fax:
5	tkenn mcou
6	Attori
7	
8	
9	BRE
10	behal situat
11	Situat
12	
13	
14	STEP
15	MAU LAS
16	a N RESO
17	Comp COR
18	COR
19	
20	
21	
22	throu
23	and V
24	Alan
25	Wood
	Defe

26

27

28

Todd E. Kennedy, Esq. (Bar No. 6014)
Maximiliano D. Couvillier III, Esq. (Bar No. 7661)
KENNEDY & COUVILLIER, PLLC
3271 E. Warm Springs Rd.
Las Vegas, NV 89120
Tel: (702) 605-3440
Fax: (702) 625-6367
tkennedy@kclawnv.com
mcouvillier@kclawnv.com
Attorneys for Maurice Wooden

UNITED STATES DISTRICT COURT DISTRICT OF NEVADA

BRENNA SCHRADER, an individual, on behalf of herself and all others similarly situated,

Plaintiff,

VS.

STEPHEN ALAN WYNN; an individual; MAURICE WOODEN, an individual, WYNN LAS VEGAS, LLC dba WYNN LAS VEGAS a Nevada Limited Liability, WYNN RESORTS, LTD, a Nevada Limited Liability Company; and DOES 1-20, inclusive; ROE CORPORATIONS 1-20, inclusive,

Defendants.

Case No. 2:19-cv-02159-JCM-BNW

STIPULATION AND ORDER TO EXTEND DEADLINE FOR ALL DEFENDANTS TO FILE THEIR RESPONSES TO PLAINTIFF'S MOTION FOR LEAVE TO FILE FIRST AMENDED COMPLAINT (ECF No. 69)

(First Request)

IT IS HEREBY STIPULATED by and between Plaintiff Brenna Schrader ("Plaintiff"), through her counsel Richard Harris Law Firm, and Defendants Wynn Las Vegas, LLC ("WLV") and Wynn Resorts, Ltd. ("WRL"), through their counsel Jackson Lewis P.C., Defendant Stephen Alan Wynn ("Mr. Wynn"), through his counsel Peterson Baker, PLLC, and Defendant Maurice Wooden ("Mr. Wooden"), by and through his counsel Kennedy & Couvillier, PLLC, that all Defendants shall have a 14-day extension up to and including <u>August 24, 2020</u>, in which to file responses to Plaintiff's Motion for Leave to File First Amended Complaint (ECF No. 69).

This Stipulation is submitted and based upon the following:

Page 1 of 2

Ph. (702) 605-3440

2	Complaint (ECF No. 69).		
3	2. Following receipt of Plaintiff's	Motion, Defend	
4	additional time to analyze the numerous complex issues raise		
5	responses. In addition, counsel for Defendants WRL and WLV req		
6	with their clients given that the business operations of WRL and V		
7	constrained due to the ongoing COVID-19 pandemic. As such, th		
8	the Court grant this instant Stipulation and allow all Defendants an		
9	including August 24, 2020 to file their responses	Plaintiff's Motion.	
10	3. This is the first request for an	extension of time	
11	responses to Plaintiff's Motion.		
12	Dated: August 3, 2020		
13	RICHARD HARRIS LAW FIRM	JACKSON LEW	
14	/s/ Burke Huber	/s/ Deverie J. Ch	
15	Richard Harris, Bar No. 505 Burke Huber, Bar No. 10902	Deverie J. Christ Joshua A. Sliker	
16	801 S. Fourth Street Las Vegas, Nevada 89101	Daniel Aquino, I 300 S. Fourth St	
17	Attorney for Plaintiff Brenna Schrader	Las Vegas, Neva Attorneys for De	
18		LLC and Wynn F	
19	KENNEDY & COUVILLIER, PLLC	PETERSON BA	
20	<u>/s/ Maximiliano Couvillier</u> Maximiliano D. Couvillier III, Bar No. 7661	<u>/s/ Tamara Beatt</u> Nikki Baker, Ba	
21	3271 E. Warm Springs Road Las Vegas, Nevada 89120	Tamara Beatty P 701 S. 7 th Street	
22	Attorney for Defendant	Las Vegas, Neva	
23	Maurice Wooden	Attorney for Def	
24	<u>ORI</u>	<u>JEK</u>	
	IT IS SO ORDEDED		

25

26

27

28

1

1.

2. Following receipt of Plaintiff's Motion, Defendants determined they need
additional time to analyze the numerous complex issues raised therein and prepare their
responses. In addition, counsel for Defendants WRL and WLV require additional time to confer
with their clients given that the business operations of WRL and WLV, and client contacts, are
constrained due to the ongoing COVID-19 pandemic. As such, the parties respectfully request
the Court grant this instant Stipulation and allow all Defendants an additional 14 days up to and

On July 27, 2020, Plaintiff filed her Motion for Leave to File First Amended

3. This is the first request for an extension of time for Defendants to file their responses to Plaintiff's Motion.

RICHARD HARRIS LAW FIRM

KENNEDY & COUVILLIER, PLLC

JACKSON LEWIS P.C.

/s/ Deverie J. Christensen Deverie J. Christensen, Bar No. 6596

Joshua A. Sliker, Bar No. 12493 Daniel Aquino, Bar No. 12682 300 S. Fourth Street, Ste. 900 Las Vegas, Nevada 89101

Attorneys for Defendants Wynn Las Vegas, LLC and Wynn Resorts, Ltd.

PETERSON BAKER, PLLC

/s/ Tamara Beatty Peterson

Nikki Baker, Bar No. 6562

Tamara Beatty Peterson, Esq. Bar No. 5218

Las Vegas, Nevada 89101

Attorney for Defendant Stephen Alan Wynn

ORDER

IT IS SO ORDERED.

DATED: August 6, 2020

UNITED STATES MAGISTRATE JUDGE

Page 2 of 2